REPORTED HITCH BETWEEN DISTRICT ATTORNEY AND GRAND JURY.

THAT BODY, IT IS SAID, DOES NOT CARE TO HAVE EVIDENCE IN THE CASE PRESENTED

ACCORDING TO MR. GARDINER'S FASHION. TWO HURT IN CABLE BLOCK. was received by the Grand Jury yesterday, and there were reports about the Criminal Courts Building that there was serious friction between the Grand Jury and District Attorney Gardiner regarding the presentation of the case. The Grand Jury met at 10:30 a. m., and at 1 p. m. adjourned until

the District Attorney's office as to the trouble be-tween the District Attorney and the Grand Jury. The one that seemed to be believed by officials was that the Grand Jury was disinclined to let the District Attorney present the Molineux case as it was presented to previous Grand Juries, and that the Grand Jury was determined to conduct the examination of witnesses in the case without interference by District Attorney Gardiner's assistants.

It was said by one of Assistant District Attorney Osborne's associates that Mr. Osborne would not be able to dictate the order in which the witnesses were called or the manner of examining any wit-

District Attorney Gardiner said yesterday that he intended to have the utmost secrecy in the presentation of the Molineux case to the Grand Jury. He would not affirm or deny the correctness of the reports of friction between his office and the Grand

The Rev. John Munro, who visits the Tombs ison daily as a missionary, incurred the hostility prison daily as a missionary, incircular of District Attorney Gardiner the other day by asserting his belief in the innocence of Molineux, and the District Attorney asked Commissioner Lantry of the Department of Correction to have Mr. Munro prevented from visiting the prisoners in the Tombs. Mr. Munro was informed of the request, and he wrote to the District Attorney, saying in mark.

quest, and he wrote to the District Attorney, saying in part:

"I regret very much that any statement of mine can be construed as guiding or instructing the Grand Jury investigation in the case of the man Molineux. I am a servant of Christ, and go to the Tombs in the interest of mercy, to relieve the sufferings of those confined there under charges of crime, and I don't think any public official should take it upon himself to censure me on my judgment, which judgment was based only on the actions and demeanor of a person in prison.

The District Attorney said yesterday that he had asked to have Mr. Munro barred out of the Tombs prison, but he would not repeat what he had said to Mr. Lantry. Mr. Munro was admitted to the Tombs prison, as usual, yesterday, and it was understood that Mr. Lantry had declined to issue an order for his exclusion.

## MR. MOSS WORKING ON REPORTS.

THE FIRST CHARGE AGAINST A POLICEMAN GROWING OUT OF THE MAZET INVESTIGATION.

Counsel for the Mazet committee expect that when the investigation of city departments is resumed on August 1 there will be several weeks in which the taking of testimony will go on without interruption. Mr. Moss and his associates are busy every day with reports that show what is going on in the various departments of the city government, but they decline to talk about plans for the investigation, and say that no information will be given to the public in advance of the testi-

The first charge against a policeman growing out of the testimony before the Mazet Investigating Committee has been made against Patrolman Willlam H. Duggan, of the Bronx Park station. Duggan is accused by Mrs. Bridget Sheedy, of No. 252 One-hundred-and-twenty-fourth-st. In the affidavit made by Mrs. Sheedy she states that on April 15 of last year Duggan told her of having been a roundsman and of being reduced to the ranks by Chief Conlin because he would not pay \$390. She states that he told her he could get her husband. Roger, appointed on the force for \$300 through a man named Hart, who, she says, he told her, was a brother-in-law of Commissioner York. Duggan called again and told her it would cost her \$400 to get her husband appointed. On May 18 she drew \$400 and met her husband and Duggan at Sixty-third-st, 2nd Ninth-ave. At the suggestion of Duggan, she goes on to state, she handed the money to her husband. The two men went to a house in Sixty-third-st, near Tenth-ave., and she waited. When they returned she says Duggan told her that "that was the best investment \$80, had ever made."

President Yerk of the Police Board said yesterday that charges had been preferred against Duggan on the affidavit of Mrs. Sheedy, and that the trial would begin to-morrow morning. April 15 of last year Duggan told her of having

NEW POLICE PRECINCT FORMED.

IT WILL REPLACE THE STEAMBOAT SQUAD, ABOLISHED BY CHIEF CONLIN.

The Police Board yesterday afternoon adopted a resolution establishing a new precinct, to be known as the Eighty-first Precinct. It practically re-establishes the old steamboat squad. The steamboat squad used to have charge of the river front, but it was done away with by Chief Conlin in

The Board for some time has been considering the advisibility of establishing the new precinct.
A committee representing the Local Freight
Agents' Association of the City of New York. which represents all the railroads in the city, called on President York, of the Police Board recently, and placed before him its reasons for considering the establishment of a steamboat squad as a good move. It was said that it would be greatly to the interests of merchants and an aid to the city. The present system by which the river front is in charge of precincts, was declared faulty by the committee, because it did not involve special details on piers. President Malcolm Townsend, of the association, wrote a letter to Townsend, of the association, wrote a letter to President York, in which he advocated the change. President York said that the Board had been considering the move for some time, even before the committee's visit. Policemen will be stationed at all piers of the North River front, from Thirtieth-st. down, and from the Battery to Gouverneur Silp, which will take in the new precinct. The new precinct will begin its regular business on July 20, and it will have a separate commander, who will probably be Captain Allaire, who used to command the old steamboat squad. There will be a police station somewhere along the North River front.

President York said that the Board is considering the advisability of such precincts in Brooklyn and Queens.

## DR. BALDWIN TO BE EXAMINED.

HIS SANITY TO BE INQUIRED INTO ON COMPLAINT OF A MAN WHOSE ARREST HE CAUSED.

It was an extraordinary case, and when Patrolman Burke, of the West Thirtieth-st. police station, tried to tell it to Magistrate Olmsted in the Jefferson Market Police Court yesterday morning he was somewhat at a loss to state just what the com-

plaint should be. So he contented himself with tell-ing the story. He appeared against Dr. Charles S. Baldwin, a dentist, of No. 233 West Fifty-first-st.. forty-nine years old; George H. Booth, a clerk. twenty years old, of No. 557 West Twenty-seventhst., and John T. Ramsay, a truckman, forty-nine years old, of No. 204 East Twenty-first-st. He said that at the concert at Madison Square Park on Thursday night he was approached by Dr. Baldwin, who wanted him to arrest Ramsay, who was sitting alongside of him, saying that Ramsay

hid thrown some chlorine gas in the air, and that it choked him. Dr. Baldwin appealed to Booth, who corroborated the doctor's statement. Ramsay denied the charge, and was indignant. The policeman did not know what to do, so he arrested all

Dr. Baldwin then told his story. He said he felt

Dr. Baldwin then told his story. He said he felt a choking sensation in the throat, and knew that it a choking sensation in the throat, and knew that it was caused by chlorine gas. He asked Booth if he was caused by chlorine gas. He asked Booth if he decided the sensation, and Booth said he did. Booth then described the peculiar choking sensation he had felt. Magistrate Olmsted asked a few questions and then said:

"I don't see that any offence has been committed.

"I don't see that any offence has been committed. Even if Ramsay had released chlorine gas, which he denies, he committed no crime. Chlorine gas is not a deadly poison. It is only an irritant. I will discharge all three men."

This angered Ramsay, who said:

"Your Honor, this is a great injustice. I was arrested and locked up all night, despite my protests. I was placed in a cell. I believe this man is crazy, I was placed in a cell. I believe this man is crazy. If he is allowed to roam around he will cause the same inconvenience to some other man."

On the complaint of Ramsay Magistrate Olmsted committed Dr. Baldwin to Bellevue to be examined as to his sanity.

MR. COCHRANE MAKES A STATEMENT. John W. Cochrane, of No. 128 West One-hundredand-twenty-seventh-st., whose daughter Adelaide left home on May 1 and says she was married to Charles M. Pond, jr., with whom she is now living at No. 256 West One-hundred-and-twentieth-st.

Adelaide's mother received a letter from Charles M. Pond, jr., by messenger boy, in which he forbade her and Adelaide's sister Olea from visiting their home again under any circumstances. Adelaide had invited her mother and sister to visit her and had received them several times previously with all her usual affection, each time urging a return. There was no letter returned to me from them, opened or unopened, as stated in the papers.

JOHN W. COCHRANE. Mr. Cochrane said this afternoon that he would

probably go to the Harlem Court for a summons to make Pond explain matters in court.

MEN CRUSHED IN TRYING TO PASS BE-TWEEN STALLED CARS.

blockade on the Broadway cable road, from Spring-st. to the Battery, yesterday afternoon two men were badly crushed between cars and were taken to the Hudson Street Hospital.

A broken strand of the down cable stalled the on the Broadway line a little before 1:30 yesterday afternoon, and the road on the lower secfrom Houston-st. down, was completely blocked. About 2 o'clock one of the cars at Spring the cars ahead of it toward the Battery. As fast as the cars were caught up with they were pushed along until nearly two dozen cars were being pushed in an unbroken line. The jar and impact of the meeting of two cars caused a sudden joit that nearly threw people from their seats and resulted two accidents.

The line of cars had reached Cortlandt-st. and was just about to pick up another car ahead when Frank Furst, twenty years old, of No. 965 Third-ave., tried to pass between two of them. The jolt that followed meeting a car propelled the cars forward, and they caught Furst and badly crushed his left leg. He was taken to the sidewalk, and a large crowd quickly gathered. No arrests were made, as the police thought that the gripmen and conductors were entirely blameless.

Hardly a moment had passed when word was carried along that another man had been hurt at Johnst. one block distant. The report was found to be correct, and the injured man was George Koster, cashier for the Gilbert & Barker Manufacturing Company, of No. 82 John-st. Koster, who lives at No. 781 East One-hundred-and-thirty-fourth-st. tried to pass between two cars in the same way that Furst did. He was caught in the same manner, and his right leg was torn from the ankle nearly to the thigh. In spite of the pain and the loss of blood Koster hopped on his other foot to the pavement, where a number of citizens ran to his aid. A hastily constructed tourniquet stopped the flow of blood until Dr. Bailey, of the Hudson Street Hospital, bandaged the wounds. Koster's wounds were much more severe than Furst's, but he never fal-tered, and submitted to the ordeal without a mur-Notwithstanding the loss of blood, he did not faint, but assisted the physicians and policemen in dressing his wounds. He was removed to the hos-pital, whence he was taken to his home.

Furst was also removed to the hospital for treatment, and later sent to his home. The two accidents, happening within a moment of one another, caused great excitement among the passersby, and the streets around the scene of the accidents were crowded with an eager throng, which pushed and shoved in its attempts to get near the sufferers. Officers from the Church-st. station were sent to the place, and the crush grew so great that reserves

the place, and the crush grew so great that reserves were called out. They succeeded in keeping the crowd within bounds.

The block on the cable itself was no more serious than happens often on that line. A strand of the down cable broke near Battery Park, and a delay was occasioned while the change from the "dead" to the "live" cable was being made. Finally, at about 2.45 o'clock, the cars were running on slow time and the road, which was blocked from Houston-st, south, was again in running order. As soon as the first northbound car reached the intersection of the southern section of the cable, near Chambers-st,, another delay was caused by the fact that the cars had to be pushed by hand across the spot. As soon as the complete change in cables was made, at 2:55 o'clock, the road resumed its usual running time.

A BIG CARGO OF FRUIT SEIZED.

HEALTH OFFICERS CONDEMN THREE HUN-DRED AND TWENTY THOUSAND POUNDS OF BANANAS.

What was said to be the largest seizure of fruit that has been made by the Health Department this year was reported yesterday morning. Inspectors from the Department condemned 320,000 pounds of bananas, part of the cargo of the Atlas liner Adirondack, which arrived at Pier No. 1, North River, Wednesday morning. The fruit was pronounced unfit for human consumption, as it was baked and hardened by the heat. All the fruit condemned was the property of the American Fruit Company

The Adirondack arrived at the bar at 10:15 p. m. on Tuesday, and reached Pier No. 1 early the next morning. She was from Southern ports, the last

morning. She was from Southern ports, the last one being Kingston. She left there on the 6th. In the Caribbean Sea bad weather was experienced, and the vessel was twelve hours late when she reached here.

When the hatches were opened Wednesday and the fruit taken out for delivery, it was found that a good part of the cargo was spoied, and the Health Officers on the pier ordered it destroyed.

At the office of the fruit company, on the pier, it was learned that the condemned fruit had been removed, and that the loss would fail on the fruit company, as the steamship company is not liable for the delay in the delivery of freight occasioned by the non-arrival of its steamers on time. The officials refuse to give the value of the fruit condemned.

MAN AND WIFE RESCUED.

MANHATTAN DIAMOND DEALER SAVEL FROM DROWNING AT BATH BEACH.

Alvin C. Sprague, the swimming instructor and lifesaver at the Idle Rest bathing pavilion, Bay Thirty-first-st., Bath Beach, yesterday afternoon added two more lives to his list of rescues. James A. Osborne, thirty-seven years old, a diamond merchant in Manhattan, and his wife. Natalie, twentyseven years old, who live at the Villa Marie, in Nineteenth-ave., Bath Beach, went to the Idle Rest Hotel, and, donning their bathing costumes, went for a swim. Mr. Osborne is an expert swimmer, while his wife is learning. The husband and wife swam to the end of the pier, Mr. Osborne supporting her with one hand. They had gone but a short distance from the pier when Mr. Osborne threw both hands above his head and sank. Mrs. Osborne becoming confused, lost her presence of mind and

Sprague ran to the end of the pier, and diving off Sprague ran to the end of the pier, and diving off scon reached the spot where the bathers had gone down. He dived and brought up Mr. Osborne, and as he did so Mrs. Osborne came to the surface. Both were unconscious and were supported by the lifesaver, who laid both the husband and wife on their backs and catching hold of the woman's hair and the man's bathing suit swam with them to the beach. After they had been treated in the usual manner the man and woman recovered and were able to go to their home.

Mr. Osborne rewarded Sprague with \$50 for his bravery and skill.

Mr. Osborne rewarded Sprague with \$50 for his bravery and skill. This makes forty lives to Sprague's credit in the last three years.

WANTS A DEAD MAN REINSTATED.

ACTION BROUGHT BY HIS EXECUTOR TO SECURE

ARREARS OF SALARY.

Julius M. Mayer applied to Justice Bischoff, in the Supreme Court, yesterday, to issue a peremptory writ of mandamus to restore a dead man to his place of surveyor in the Bureau of Combustibles in the Fire Department. The dead man was Thomas P. Doane, and Mr. Mayer appeared for his brother

William Doane, who is administrator of the estate

Thomas P. Doane passed a Civil Service examina tion in Mayor Strong's administration, and was appointed surveyor. He was removed by Commissioner Scannell on September 14, 1898. He at once brought proceedings in the Supreme Court for his restoration on the ground that he had been illegally removed. His application for a mandamus was denied by Justice Kellogg, and the Appellate Division confirmed Justice Kellogg's ruling. The case, with two others, was brought to the

case, with two others, was brought to the Court of Appeals, which reversed the decision of the courts below.

While the case was pending in the Court of Appeals, Doane died, on January Il last. The proceedings in his behalf were then dropped, but after his brother was appointed as his administrator the action was revived in his name, with the view of compelling the city to pay the arrears of salary due from the time of his removal to the date of his death

The application was opposed by the Corporation Counsel, who contended that Doane could not recover any arrears of salary. Justice Bischoff took the matter under advisement.

CUSTOM HOUSE SITE COMMISSIONERS. The Commissioners appointed to appraise and

condemn the property on the site of the new Custom House held another meeting in the Fed-Sends out the following letter:

To the Press:

As I do not wish to appear to the public in the role of a persecutor, permit me to say that as a role of a persecutor, permit me to say that as a father I have a right to know when, where and father I have a right to know when, where and by whom my daughter; Adelaids Cochrane, was larged, and I will know. On Wednesday night

Custom House held another meeting in the Federal Building yesterday. The principal subject discussed was the equity of tenants of the Cooper countries. The Commissioners will hold their final meeting on Monday next, when the report will be prepared and signed for submission to Judge Lagrence, and I will know. On Wednesday night Enropean Advertisements.

DOCTORS TAKE IT

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MOVING THE RUTGERS SLIP DRYDOCK. The work of removing the big drydock at Rutgers Slip, East River, was begun in the early hours of this morning, and it is the intention to tow it to the Erie Bisin between 5 and 7 o'clock, before the day river traffic begins. By the time The Tribune day river traffic begins. By the time the Pribuns readers receive their papers the dock will probably have reached its destination, and there will be a big gap on the waterfront where it formerly lay. It will require six large tugs to remove the dock, but, with the river clear of the numerous craft which crowd it later in the day, no difficulty is anticipated.

Captain Linnekin, superintendent of the Sectional Dry Dock Company, denies the report that the dock has been sold to the city. "We shall continue to operate it in the Eric Basin," he said.

LARGE SALE OF \$1,000 REVENUE STAMPS. The receipts of the Second Internal Revenue Office were increased considerably yesterday by the sale of fifty-seven \$1,000 stamps. Fifty-three of these stamps were taken by one purchaser, and although the name of the person purchasing them was not given, it was generally understood that they were to be used in stamping the certificates of the Distilling Company of America, the newly organized Whiskey Trust.

COLONEL BREWER SAILS TO-DAY. Lieutenant Colonel William Brewer, the Salva-

tion Army orator and writer, and Editor in Chief of the army's publications in this country, will be a passenger on the Cunarder Campania for De a passenger on the Cunarder Campania for Liverpool to-day. He is under orders to proceed to the Salvation Army exhibition in the Royal Agricultural Hall, London, to be held from July 27 to August δ, where he will act as chief representative of the American branch of the international tive of the American branch of the international organization. A party of eight officers have already sailed, taking with them a cargo of unique and distinctly American exhibits, illustrative of the army's work in this country. Representatives from all over the world, including converted cannibals, Hindoos, Maories and Zulus, each bringing typical tributes, will meet at the exhibition. General Booth will preside and speak daily.

COURT CALENDARS FOR TO-DAY. Supreme Court-Special Term-Part II-Before Stover, J.-Court opens at 10:30 s.m. Ex parte matters. Surrogate's Court-Chambers-Before Varnum, S.-Court opens at 10:30 a.m. Ne day calendar. City Court-Special Term-Before O'Dwyer, J.-Court opens at 10 s.m. Motions at 10:30 a.m. RECEIVER APPOINTED

Supreme Court By Blechoff, jr., J. William Rankin agt. James Tilson--John Patterson. REFEREES APPOINTED. Supreme Court.

By Bischoff, jr., J.

Miller agt, Allen—George G. Battle.

Matter of Bonstein—Lyman A. Spalding.

Sleefried agt, Richl—William H. Sage.

Waldo agt, Rhinelander—Louis B. Hasbrouck.

Bradley agt, Cufff.—J. P. Solomon.

By Stoner, J.

By Stover, J.
Colegate agt. Bennett-Wilbur McBride.
Cody agt. Wilson-Samuel Wasserman.
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